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Attorneys for Defendant
The Millwork Trading Company, Ltd.

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

DIANE VON FURSTENBERG STUDIO, L.P., a Delaware limited partnership,	) Civil Action No. 08 CV 00866 (CM) (GWG)
Plaintiff, v.	RULE 7.1 STATEMENT OF DEFENDANT THE MILLWORK TRADING COMPANY, LTD.
TARGET BRANDS, INC., a Minnesota corporation; TARGET CORPORATION, a Minnesota corporation; KANDY KISS OF CALIFORNIA, INC., a California corporation; MILLWORK TRADING COMPANY, LTD., a New York corporation,	) ) ) ) )
Defendants.	) ) )

Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for THE MILLWORK TRADING COMPANY, LTD. (and not, as indicated in the case caption, Millwork Trading Company, Ltd.), which is a Delaware corporation and not a New York corporation (a private non-governmental party), certifies that the following is an indirect corporate parent of said party and is publicly

held: Li & Fung Ltd., a Bermuda corporation, which is publicly traded on the Hong Kong Exchange.

Dated: New York, New York

April 3, 2008

Respectfully submitted,

**SALANS** 

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## **CERTIFICATE OF SERVICE**

I hereby certify that on April 3, 2008, I electronically filed the foregoing RULE

7.1 STATEMENT OF DEFENDANT THE MILLWORK TRADING COMPANY, LTD.

with the Clerk or Court using the CM/ECF system which will send notification of such filing to the following persons at the given email addresses:

Harley Irwin Lewin lewinh@gtlaw.com

Lita Beth Wright lbwright@samlegal.com Scott David Gelin gelins@gtlaw.com

Kenneth Roy Schachter krschachter@ssghlaw.com

I also hereby certify that on April 3, 2008, a true and correct copy of the foregoing RULE 7.1 STATEMENT OF DEFENDANT THE MILLWORK TRADING **COMPANY, LTD.** was mailed, postage prepaid, via First Class Mail to the following:

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